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6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE DISTRICT OF ARIZONA		
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9	United States of America,	) 08-6192M	
10	Plaintiff,	ORDER	
11	vs.	)	
12	Melquin Melendes-Canacas,		
13	Defendant.	)	
14	-		
15	This Court has received and considered Defendant's Second Motion To Extend Time To Indict. (docket #16)  IT IS ORDERED that Defendant's Motion to Extend Time to File Indictment (Second Request), docket # 16, is DENIED. See, <i>United States v. Ramirez-Cortez</i> , 213 F.3d 1149, 1156 (9th Cir. 2000) (defendant cannot waive the protections of the Speedy Trial Act indictment clock by stipulating to a continuance). It is, and has been, the District Court's		
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21	policy since 2000 to deny second or su	bsequent motions to ex	tend time to indict.
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IT IS FURTHER ORDERED that defense counsel shall use proper capitalization in all future captions as mandated by LRCrim 12.1 and LRCiv 7.1(a)(3).1 Dated this 22<sup>nd</sup> day of August, 2008. United States Magistrate Judge <sup>1</sup> Defense counsel has been previously and informally advised of this technical 

violation. He continues to violate this Local Rule. Counsel is forewarned that future violations of this Local Rule may result in sanctions or denial of the substantive motion.